

☐ Mark this box if this form contains Restricted Information.



**CIRCUIT COURT FOR** Frederick, Frederick County

City/County

, **MARYLAND**

Located at 100 W Patrick St, Frederick MD 21701

Court Address

Case No. C10Fm211169

Mariya Spasova Mihova Scarborough

Plaintiff

6317 Posey Street

Street Address

Frederick, MD 21703

City, State, Zip

304-699-7805

Telephone

vs.

William Joseph Scarborough

Defendant

6317 Posey Street

Street Address

Frederick, MD 21703

City, State, Zip

304-676-9477

Telephone

**COMPLAINT FOR ABSOLUTE DIVORCE**  
**(Family Law § 7-103)**

**MDEC counties only: If this submission contains Restricted Information (confidential by statute, rule or court order) you must file a Notice Regarding Restricted Information Pursuant to Rule 20-201.1 (form MDJ-008) with this submission, and check the Restricted Information box on this form.**

I, Mariya Spasova Mihova Scarborough, state that:  
Name

1. The defendant and I were married on March 17, 2011 in Princeton, Mercer, West Virginia,  
Date of marriage City/County/State where married  
United States of America in a ☒ civil ☐ religious ceremony.  
Country where married

2. **Check all that apply:**

- ☒ I have lived in Maryland since March 2014.  
Month/Year
- ☒ My spouse has lived in Maryland since March 2014.  
Month/Year
- ☒ The grounds, or legal reasons, for divorce occurred in Maryland.  
(for a list of grounds *see number 13 below*)
- ☐ The grounds for divorce occurred outside Maryland and either my spouse or I have been a resident of Maryland for at least six (6) months prior to the date this complaint was filed.

3. I know of the following cases, or I have been involved (as a party, witness, etc.) in the following cases about me, my spouse, or the child(ren). Examples include cases such as custody, child support, guardianship, domestic violence/protective order, paternity, divorce, visitation (child access), CINA, delinquency, termination of parental rights, adoption or other cases:

<u>Court</u>	<u>Case No.</u>	<u>Kind of Case</u>	<u>Year Filed</u>	<u>Result/Status/Date of Child Custody or Guardianship Determination</u>

**Attach the most recent court order for these cases.**

Case No. \_\_\_\_\_

4. **Child(ren) (check one):**

- ☒ We have no child(ren) together (*skip to number 10*).  
☐ My spouse and I are parents of the following child(ren) together.

Name	Age	Name	Age
Name	Age	Name	Age
Name	Age	Name	Age

5. I know of the following people, who are not parties to this case, who have or claim to have rights to physical or legal custody, visitation (child access), or guardianship of the minor child(ren).

Name	Current Address
Name	Current Address
Name	Current Address

6. The minor child(ren) currently live(s) at \_\_\_\_\_ with  
 \_\_\_\_\_  
 Name

7. The minor child(ren) has/have lived in Maryland for at least six (6) months ☐ yes ☐ no. In the past five (5) years, the minor child(ren) have lived in the following places with the following persons:

<u>Time Period</u>	<u>Address</u>	<u>Name(s) and Current Address of Person(s) with whom Minor Child(ren) Lived</u>

8. It is in the best interest of the minor child(ren) that I have (*check one selection from each line*):

- ☐ joint ☐ primary physical custody (parenting time) of

\_\_\_\_\_  
 Name(s) of child(ren)

- ☐ joint ☐ sole legal custody (decision-making authority) of

\_\_\_\_\_  
 Name(s) of child(ren)

- ☐ visitation (child access or parenting time) with

\_\_\_\_\_  
 Name(s) of child(ren)



Case No. \_\_\_\_\_

My spouse and I (*check one*):

- ☐ have agreed on a parenting plan(s) that we believe is/are in the best interest of the minor child(ren). **Attach your signed parenting plan agreement.**
- ☐ have not agreed on a parenting plan(s).

**See: Maryland Parenting Plan Instructions (Form CC-DRIN-109) and Maryland Parenting Plan Tool (Form CC-DR-109) or visit [mdcourts.gov/parentingplans](http://mdcourts.gov/parentingplans).**

**9. Child Support (*check one*):**

- ☐ I am asking for child support and/or health insurance for the minor child(ren).

**If you and your spouse's combined gross monthly income (not take home pay) is \$15,000 or less, attach Financial Statement (Child Support Guidelines) (Form CC-DR-030); if the combined gross monthly income is more than \$15,000, attach Financial Statement (General) (Form CC-DR-031).**

- ☐ Child support has been established:

☐ in a separate court case, Case No. \_\_\_\_\_ in \_\_\_\_\_  
County and State. Attach a copy of the most recent order if available.

☐ in the Office of Child Support, Case No. \_\_\_\_\_.

- ☐ I am not asking for child support and/or health insurance for the minor child(ren) at this time because

\_\_\_\_\_  
\_\_\_\_\_

**10. Alimony:** I ☐ am ☒ am not seeking alimony because

**Attach a Financial Statement (General) (Form CC-DR-031) if you want alimony.**

**11. Marital Property:** (You do not have to complete this section if you are not asking the court to make decisions about your property. However, if you do not complete this section, the court may be prevented from making decisions about certain property after a divorce has been granted.)

My spouse and/or I have the following property that needs to be divided (*check all that apply*):

- |  |   |
|--|---|
| <input checked="" type="checkbox"/> House                            | <input checked="" type="checkbox"/> Furniture                         |
| <input checked="" type="checkbox"/> Pension(s)/Retirement account(s) | <input checked="" type="checkbox"/> Bank account(s) and investment(s) |
| <input checked="" type="checkbox"/> Motor vehicles                   | <input type="checkbox"/> Business(es)                                 |
| <input type="checkbox"/> Other: _____                                |   |

- ☐ I am requesting to have use and possession of the home and/or to have use and possession of the family personal property for the benefit of the minor child(ren) for up to three (3) years after the divorce.

☒ My spouse and I have already reached an agreement about our marital property AND alimony. **Attach a copy of your signed written agreement.**

- ☐ My spouse and I have no marital property that needs to be decided by the court.

12. I am requesting to be restored to my former name Mariya Spasova Mihova.  
Full former name

(If you do not request your former name at this time, you may do so later by filing a motion within 18 months after the judgment of absolute divorce was entered.)

13. My grounds (legal reasons) for absolute divorce are *(you may check more than one)*:

☒ **Mutual Consent** – My spouse and I have signed a written settlement agreement that resolves issues relating to alimony, the distribution of property, and the care, custody, access, and support of minor or dependent child(ren). Neither of us has taken any action to set aside (ignore) the agreement.

**Attach a copy of your written and signed agreement (Form CC-DR-116, Marital Settlement Agreement). If your agreement provides for the payment of child support, you must attach a copy of the completed Child Support Guidelines Worksheet (Form CC-DR-034 for primary physical custody or CC-DR-035 for shared physical custody).**

☐ **12-Month Separation** – From on or about \_\_\_\_\_, my spouse and I have lived  
Month/Date/Year  
 apart in separate residences, without interruption or sexual intercourse for 12 months or more **before** the date of filing of this complaint.

☐ **Adultery** – My spouse committed adultery.

☐ **Actual Desertion** – On or about \_\_\_\_\_, my spouse deliberately, without just  
Month/Date/Year  
 cause or reason, abandoned and deserted me, with the intention of ending our marriage. This desertion has continued without interruption for 12 months or more **before** the date of filing of this complaint and there is no reasonable expectation we will reconcile (get back together).

☐ **Constructive Desertion** – On or about \_\_\_\_\_, I left my spouse because their  
Month/Date/Year  
 persistent conduct or cruel and vicious treatment towards me made continuing our marriage impossible in order to preserve my health, safety, or self-respect. This conduct was the final and deliberate act of my spouse and our separation has continued without interruption for 12 months or more **before** the date of filing of this complaint, and there is no reasonable expectation we will reconcile (get back together).

☐ **Criminal Conviction or a Felony or Misdemeanor** – On or about \_\_\_\_\_, my  
Month/Date/Year  
 spouse was sentenced to serve at least three (3) years or an indeterminate sentence in a penal institution and has served 12 or more months of the sentence **before** the date of filing of this complaint.

☐ **Cruelty/Excessively Vicious Conduct Against Me and/or my Minor Child(ren)** – My spouse's cruel and excessively vicious conduct toward me and/or my minor child(ren) has made continuing the marriage impossible, and there is no reasonable expectation that we will reconcile (get back together).

☐ **Insanity** – On or about \_\_\_\_\_, my spouse was confined to a mental institution,  
Month/Date/Year  
 hospital, or other similar institution, and has been confined for at least three (3) years **before** the date this complaint was filed. Two (2) medical professionals competent in psychiatry will testify that the insanity is incurable and there is no hope of recovery. My spouse or I have lived in Maryland for at least two (2) years before the filing of this complaint.



Case No. \_\_\_\_\_

**FOR THESE REASONS, I request (*check all that apply*):**

- ☒ An Absolute Divorce.
- ☒ A change back to my former name, Mariya Spasova Mihova Full former name
- ☐ Joint ☐ primary physical custody (parenting time) of the minor child(ren).
- ☐ Joint ☐ sole legal custody (decision-making authority) of the minor child(ren).
- ☐ Visitation (child access or parenting time) with the minor child(ren).
- ☐ Child support (**attach Form CC-DR-030 or CC-DR-031**).
- ☐ Health insurance for the child(ren).
- ☐ Alimony (**attach Form CC-DR-031**).

**Property (*check all that apply*):** (*The following requests require a Joint Statement (Form CC-DR-033) be filed at least 10 days before the trial date*).

- ☐ To have use and possession of the family home and/or to have use and possession of the family personal property for the benefit of the minor child(ren) for up to three (3) years after the divorce.
- ☐ My share of the property or its value.
- ☐ Transfer of family use personal property.
- ☐ Transfer of the real property jointly owned by the parties located at

\_\_\_\_\_ Address  
from \_\_\_\_\_ to \_\_\_\_\_  
Name Name  
☐ Authorize \_\_\_\_\_ to purchase from  
Name Name  
\_\_\_\_\_ an interest in real property located at  
Name

- \_\_\_\_\_ Address  
☐ A monetary award (money) based on marital property.
- ☐ Incorporate, but not merge, our written agreement into the judgment of absolute divorce.
- ☒ Any other appropriate relief.

I solemnly affirm under the penalties of perjury that the contents of this document are true to the best of my knowledge, information, and belief.

7-16-21

Date

\_\_\_\_\_  
Signature of Plaintiff/Attorney/Attorney Code Attorney Number

Mariya Spasova Mihova Scarborough

Printed Name

6317 Posey Street

Address

Frederick, MD 21703

City, State, Zip

304-699-7805

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**Reset**